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8 Donald Snyder, Tom Thomas, and
9 Bryan Wolf*

9 [Additional counsel identified on signature page]

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 MINGBO CAI, Individually and on Behalf of
13 All Others Similarly Situated,

14 Plaintiff,
v.

15 SWITCH, INC., ROB ROY, GABE NACHT,
16 ZAREH SARRAFIAN, DONALD SNYDER,
17 TOM THOMAS, BRYAN WOLF,
18 GOLDMAN SACHS & CO. LLC, J.P.
19 MORGAN SECURITIES LLC, BMO
20 CAPITAL MARKETS CORP., WELLS
21 FARGO SECURITIES, LLC, CITIGROUP
22 GLOBAL MARKETS INC., CREDIT SUISSE
23 SECURITIES, JEFFERIES LLC, BTIG, LLC,
24 RAYMOND JAMES & ASSOCIATES, INC.,
25 STIFEL, NICOLAUS & COMPANY, INC.,
26 and WILLIAM BLAIR & COMPANY, L.L.C.

27 Defendants.

28 Case No. 2:18-cv-01471-JCM-VCF

**JOINT STIPULATION RE DEADLINE
TO FILE REPLIES IN SUPPORT OF
MOTION TO DISMISS AND MOTION
TO STRIKE**

23 Defendants Switch, Inc., Rob Roy, Gabe Nacht, Zareh Sarrafian, Donald Snyder, Tom
24 Thomas, and Bryan Wolf (collectively, the "Switch Defendants"), Defendants BMO Capital
25 Markets Corp., BTIG, LLC, Citigroup Global Markets, Inc., Credit Suisse Securities (USA) LLC,
26 Goldman Sachs & Co. LLC, J.P. Morgan Securities LLC, Jefferies LLC, Raymond James &
27 Associates, Inc., Stifel, Nicolaus & Company, Inc., Wells Fargo Securities, LLC, William Blair &
28 Company, L.L.C. (collectively, the "Underwriter Defendants") (Switch Defendants and

1 Underwriter Defendants, together "Defendants"), and Lead Plaintiff Oscar Farach ("Lead Plaintiff")
2 (Switch Defendants, Underwriter Defendants, and Lead Plaintiff, collectively the "Parties"), state
3 the following:

4 1. On September 28, 2018, this Court granted the Parties' stipulation setting the dates
5 for the filing of an amended complaint, Defendants' motion to dismiss (if any), and any subsequent
6 briefing thereon. (See ECF No. 43, Order.) The stipulation and order provides that, *inter alia*,
7 Defendants shall have until January 21, 2019 to file any reply/replies in support of their
8 motion(s). (*Id.*)

9 2. On November 21, 2018, this Court granted the Parties' stipulation to brief
10 Defendants' Motion to Strike (ECF No. 63) simultaneously with Defendants' Motion to Dismiss
11 (ECF No. 60). (See ECF No. 71, Order.) The stipulation and order provides that, *inter alia*,
12 Defendants shall have until January 21, 2019 to file a reply in support of their Motion to
13 Strike. (*Id.*)

14 3. For the avoidance of any doubt, the Parties agree that as January 21, 2019 is Martin
15 Luther King Jr.'s Birthday, a Legal Holiday (*see* FRCP 6(a)(6)), the deadline for Defendants to file
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1 any reply/replies in support of their Motion to Dismiss and the deadline for Defendants to file a
2 reply in support of their Motion to Strike shall be January 22, 2019.

3 IT IS SO AGREED AND STIPULATED.

4 Dated: November 29, 2018

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16 *Attorneys for Defendants Switch, Inc., Rob Roy,*
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Thomas, and Bryan Wolf

17 Dated: November 29, 2018

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25 *Lead Counsel for Lead Plaintiff and the Class*

1 Dated: November 29, 2018

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10 *Markets Corp., Wells Fargo Securities, Llc,*
11 *Citigroup Global Markets Inc., Credit Suisse*
12 *Securities, Jefferies LLC, BTIG, LLC, Raymond*
13 *James & Associates, Inc., Stifel, Nicolaus &*
14 *Company, Inc., and William Blair & Company,*
15 *L.L.C.*

16 **[PROPOSED] ORDER**

17 Pursuant to the Parties' stipulation, Defendants shall have until **January 22, 2019** to file
18 any reply/replies in support of their Motion(s) to Dismiss and to file a reply in support of their
19 Motion to Strike.

20 **IT IS SO ORDERED:**



21

UNITED STATES MAGISTRATE JUDGE

22 DATED: 12-14-2018